

Declaration and Power of Attorney for Patent Application

As a below named inventor, I heraby declare that:

My residence, post office address and citizerahip are as stated below next to my name; I balleve I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is cought on the invertion entitled: TWIN-CELL FLASH MEMORY STRUCTURE AND METHOD

the sp	eclification of which (check one)			
X	is attached here was filed on	to ee App	hiertim Serial No.	wild was amended on	,
i hard any si	eby state that I have n mendment referred to	aviewed and understand the above.	ne contents of the above-l	dentified specification, inclu	fing the claims, as amended by
	owledge the duly to al Regulations, §1.56		is material to the patenta	bility of this application in ac	cordance with Title 37, Code of
listed	by cizim foreign priori below and have elso ation on which priorit	identified below any foreign	Inited States Code, 9119 ogn application for patent o	of any foreign application(s) f or inventor's certificate havin	or patent or inventor's certificate g a filling date before that of the
	Prior Foreign Ap	oplication(s):			•
	Number	Country	Day/Month/Yo	187	Priority Claimed
matte parag es da	r of each of the claim	ns of this application is no ad States Code, 5112, Jack e of Federal Regulations, §	st disploped in the prior U moviedos the duty in disci	Inted States application in the	pelow and, insofar as the subject he marner provided by the firs as patentability of this application or application and the national o
	Prior U.S. Appli	cations:			
	Serial No.		Filing Date		Status
l here	aby declare that all streed to be true; and fu	etements made herein of n	ny own knowledge are true s were made with the kno	e and that all statements ma wiedge that willful false state	de on information and belief an ements and the like so made ar

I heraby declare that all statements made herein of my own knowledge are true and that all statements made on information and bear are true and that at willful false statements and the like so made are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Tale 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

As a named inventor, I hereby appoint the following attorneys and/ar agents to prosecute this application and transact all business in the Patent and Trademark Office connected therewith: Mark F. Chadunjan (Reg. No. 30,739); Richard A. Henkler, Reg. No. 39,220; Richard M. Kotulek (Reg. No. 27,712); William D. Sabo (Reg. No. 27,465); Robert A. Weish (Reg. No. 26,516); Howard J. Weiter (Reg. No. 24,832); Stanley B. Green, Reg. No. 24,351; Christopher A. Hughes (Reg. No. 25,914); Edward A. Pennington (Reg. No. 32,588); John E. Hoel (Reg. No. 28,278); Joseph C. Redmond, Jr. (Reg. No. 18,753); Richard L. Catania, (Reg. No. 32,608); Leopold Presser, (Reg. No. 19,827); Frank S. DiGiglio (Reg. No. 31,346); Steven Flochman (Reg. No. 34,594); Kenneth L. King (Reg. No. 24,223); William C. Roch (Reg. No. 24,972); Edward W. Grotz (Reg. No. 33,705) and Steven Flechman (Reg. No. 34,594).

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Declaration and Power of Attorney for Patent Application

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IBM Dooket BUR920010194US1 SSM&P Docket: 15058

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3